DECLARATION AND POWER OF ATTORNEY

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name;

PIOLITZ- I ROCI	ESSOR SYSTEM			
the specification of which:				
(check one)				
(is attached hereto)	•	•		
was filed on		•		
as Application	Serial No.	·		
and was amend		(if applicable)		
I hereby state that I have the claims, as amended by any am		the contents of the above identified specific	cation, includ	Sing
I acknowledge the duty to accordance with Title 37. Cnde of		ch is material to the examination of this a 16*	pplication in	
for patent or inventor's certificate inventor's certificate having a filling	listed below and have also	35. United States Code, § 119 of any fore identified below any foreign application full priority is claimed:	or patent or	
Prior Foreign Application(s) 2002-220125	Japan	29/07/2002	priority claimed	
(Number)	(Country)	(Day/Month/Year Filed)	yes	סמ
	(Country)	(Day/Month/Year Filed)	yes	DO
(Number)			J-	
(Number)	(Country)	(Day/Month/Year Filed)	ÿes	80
(Number) I hereby claim the benefit below and, insofar as the subject a application in the manner provided to disclose material information as	it under Title 35, United St natter of each of the claims I by the first paragraph of 1 defined in Title 37, Code	(Day/Month/Year Filed) ates Code, § 120 of any United States applied of this application is not disclosed in the file 35. United States Code, § 112, I acknow Federal Regulations, § 1.56 which occitemational filing date of this application:	yes Dication(s) lis prior United nowledge the	acd States duty
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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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(An additional sheet(s) is/are attached bereto if the proven	nt invention includes more than four inventors.)	

- (a) A parent by its very nature is affected with a public interest. The public interest is best served, and the most effective patent examination occurs when, at the time an application is being examined, the Office is aware of and evaluates the teachings of all information material to patentability. Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith toward the Patent and Trademark Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentiality as defined in this section. The duty to disclose information exists with respect to each pending claim until the claim is canceled or withdrawn from consideration, or the application becomes abandoned.
- (b) Under this section, information is material to patentability when it is not cumulative to information already of record or heing made of record in the application, and (1) it establishes by itself or in combination with other information, a prima facic case of unpatentability; or (2) it refutes, or is inconsistent with, a position the applicant takes in: (i) opposing an argument of unpatentability rolled on by the Office, or (ii) asserting an argument of patentability.

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^{*}Title 37, Code of Federal Regulations, § 1.56: